

Mississippi Electronic Courts
Fifteenth Circuit Court District (Lamar Circuit Court)
CIVIL DOCKET FOR CASE #: 37CI1:21-cv-00109-AM

MAULDIN v. LONG

Assigned to: Anthony Mozingo

Upcoming Settings:

None Found

Date Filed: 09/23/2021

Current Days Pending: 270

Total Case Age: 270

Jury Demand: None

Nature of Suit: Negligence - General (181)

Plaintiff

LEVI MAULDIN

represented by **Orvis Alvester Shiyou, Jr.**

Shiyou Law Firm

P.O. Box 310

HATTIESBURG, MS 39403

601-583-6040

Fax: 601-583-6041

Email: shiyoulawfirm@aol.com

ATTORNEY TO BE NOTICED

V.

Defendant

HANNAH KATHLEEN LONG

EXHIBIT

tabbed

Date Filed	#	Docket Text
09/22/2021	<u>2</u>	Civil Cover Sheet. (Morrow, Beth) (Entered: 09/23/2021)
09/22/2021	<u>3</u>	COMPLAINT against HANNAH KATHLEEN LONG, filed by LEVI MAULDIN. (Morrow, Beth) (Entered: 09/23/2021)
12/29/2021	<u>4</u>	MOTION for Extension of Time to Serve Defendant by Plaintiff LEVI MAULDIN, Defendant HANNAH KATHLEEN LONG (Shiyou, Orvis) (Entered: 12/29/2021)
12/30/2021	<u>5</u>	ORDER granting <u>4</u> Motion for Extension of Time to Serve Defendant. Signed by Anthony Mozingo on 12/30/2021. (Sellers, Pam) (Entered: 12/30/2021)
05/31/2022	<u>6</u>	SUMMONS Issued to HANNAH KATHLEEN LONG. (Morrow, Beth) (Entered: 05/31/2022)
06/10/2022	<u>7</u>	SUMMONS Returned Executed by LEVI MAULDIN. Re: ** <u>6</u> SUMMONS Issued to HANNAH KATHLEEN LONG. (Morrow, Beth)** HANNAH KATHLEEN LONG served on 6/9/2022, answer due 7/9/2022. Service type: Personal (Shiyou, Orvis) (Entered: 06/10/2022)

MEC Service Center			
Transaction Receipt			
06/20/2022 08:49:01			
You will be charged \$0.20 per page to view or print documents.			
MEC Login:	hl1774M	Client Code:	1-00002
Description:	Docket Report	Search Criteria:	37CI1:21-cv-00109-AM
Billable Pages:	1	Cost:	0.20

COVER SHEET Case: 2021-121-cv-00109-AW Document #. 2		Court Identification Docket # 2021	Filed: 06/20/2021	Docket Number 2021-1091
Civil Case Filing Form <i>(To be completed by Attorney/Party Prior to Filing of Pleading)</i>		<input type="checkbox"/> County # <input type="checkbox"/> Judicial <input type="checkbox"/> Court ID <input type="checkbox"/> District (CH, CI, CO) <input type="checkbox"/> Month <input type="checkbox"/> Date <input type="checkbox"/> Year 06 20 2021	<input type="checkbox"/> This area to be completed by clerk	<input type="checkbox"/> Local Docket ID
Mississippi Supreme Court Form AOC/01 Administrative Office of Courts (Rev 2020)		Case Number if filed prior to 1/1/94		
In the CIRCUIT		Court of LAMAR	County	Judicial District
Origin of Suit (Place an "X" in one box only)		<input type="checkbox"/> Initial Filing <input type="checkbox"/> Reinstituted <input type="checkbox"/> Remanded <input type="checkbox"/> Reopened <input type="checkbox"/> Foreign Judgment Enrolled <input type="checkbox"/> Joining Suit/Action <input type="checkbox"/> Transfer from Other court <input type="checkbox"/> Appeal		
Plaintiff - Party(ies) Initially Bringing Suit Should Be Entered First - Enter Additional Plaintiffs on Separate Form				
Individual <u>Mauldin</u>		<u>Levi</u> Last Name First Name Maiden Name, if applicable M.I. Jr/Sr/III/IV		
Check (x) if Individual Plaintiff is acting in capacity as Executor(trix) or Administrator(trix) of an Estate, and enter style: Estate of _____				
Check (x) if Individual Plaintiff is acting in capacity as Business Owner/Operator (d/b/a) or State Agency, and enter entity D/B/A or Agency _____				
Business Enter legal name of business, corporation, partnership, agency - If Corporation, indicate the state where incorporated Check (x) if Business Plaintiff is filing suit in the name of an entity other than the above, and enter below: D/B/A _____				
Address of Plaintiff Attorney (Name & Address) <u>Al Shiyou, P.O. Box 310, Hattiesburg, MS 39403</u> MS Bar No. <u>6760</u> Check (x) if Individual Filing Initial Pleading is NOT an attorney				
Signature of Individual Filing: <u>[Signature]</u>				
Defendant - Name of Defendant - Enter Additional Defendants on Separate Form				
Individual <u>Long</u>		<u>Hannah</u> Last Name First Name Maiden Name, if applicable M.I. Jr/Sr/III/IV		
Check (x) if Individual Defendant is acting in capacity as Executor(trix) or Administrator(trix) of an Estate, and enter style: Estate of _____				
Check (x) if Individual Defendant is acting in capacity as Business Owner/Operator (d/b/a) or State Agency, and enter entity: D/B/A or Agency _____				
Business Enter legal name of business, corporation, partnership, agency - If Corporation, indicate the state where incorporated Check (x) if Business Defendant is acting in the name of an entity other than the above, and enter below: D/B/A _____				
Attorney (Name & Address) - If Known _____ MS Bar No. _____				
Check (x) if child support is contemplated as an issue in this suit.* *If checked, please submit completed Child Support Information Sheet with this Cover Sheet				
Nature of Suit (Place an "X" in one box only)				
Domestic Relations		<input type="checkbox"/> Accounting (Business) <input type="checkbox"/> Business Dissolution <input type="checkbox"/> Debt Collection <input type="checkbox"/> Employment <input type="checkbox"/> Foreign Judgment <input type="checkbox"/> Garnishment <input type="checkbox"/> Replevin <input type="checkbox"/> Other _____		
Appeals		<input type="checkbox"/> Adoption - Contested <input type="checkbox"/> Adoption - Uncontested <input type="checkbox"/> Conservatorship <input type="checkbox"/> Guardianship <input type="checkbox"/> Joint Conservatorship & Guardianship <input type="checkbox"/> Heirship <input type="checkbox"/> Intestate Estate <input type="checkbox"/> Minor's Settlement <input type="checkbox"/> Muniment of Title <input type="checkbox"/> Name Change <input type="checkbox"/> Testate Estate <input type="checkbox"/> Will Contest <input type="checkbox"/> Alcohol/Drug Commitment (provisional)		
Administrative Agency		<input type="checkbox"/> Bond Validation <input type="checkbox"/> Civil Forfeiture <input type="checkbox"/> Declaratory Judgment <input type="checkbox"/> Injunction or Restraining Order <input type="checkbox"/> Other _____		
County Court		<input type="checkbox"/> Other _____		
Hardship Petition (Driver License)		<input type="checkbox"/> Other _____		
Justice Court		<input type="checkbox"/> Other _____		
MS Dept Employment Security		<input type="checkbox"/> Other _____		
Municipal Court		<input type="checkbox"/> Other _____		
Other		<input type="checkbox"/> Other _____		
LAMAR COUNTY SEP 22 2014 CIRCUIT CLERK				
Real Property <input type="checkbox"/> Adverse Possession <input type="checkbox"/> Ejectment <input type="checkbox"/> Eminent Domain <input type="checkbox"/> Eviction <input type="checkbox"/> Judicial Foreclosure <input type="checkbox"/> Land Partition <input type="checkbox"/> Partition <input type="checkbox"/> Tax Sale: Confirm/Cancel <input type="checkbox"/> Title Boundary or Easement <input type="checkbox"/> Other _____ Torts <input type="checkbox"/> Bad Faith <input type="checkbox"/> Fraud <input checked="" type="checkbox"/> Intentional Tort <input type="checkbox"/> Loss of Consortium <input type="checkbox"/> Malpractice - Legal <input type="checkbox"/> Malpractice - Medical <input type="checkbox"/> Mass Tort <input checked="" type="checkbox"/> Negligence - General <input type="checkbox"/> Negligence - Motor Vehicle <input type="checkbox"/> Premises Liability <input type="checkbox"/> Product Liability <input type="checkbox"/> Subrogation <input type="checkbox"/> Wrongful Death <input checked="" type="checkbox"/> Other <u>Libel + Slander</u>				

Case: 37CI1:21-cv-00109-AM Document #: 3 Filed: 09/22/2021 Page 1 of 6

IN THE CIRCUIT COURT OF LAMAR COUNTY, MISSISSIPPI

LEVI MAULDIN

PLAINTIFF

VS.

CAUSE NO. 312109109

HANNAH KATHLEEN LONG

DEFENDANT

**COMPLAINT
(JURY TRIAL REQUESTED)**

COMES NOW, the Plaintiff, LEVI MAULDIN, and files this, his Complaint against the Defendant, HANNAH KATHLEEN LONG, and in support thereof, would show and state the following:

PARTIES

1. The Plaintiff, LEVI MAULDIN is an adult resident citizen of Lamar County, Mississippi.
2. The Defendant, HANNAH KATHLEEN LONG, is an adult resident citizen of Forrest County, Mississippi and may be served with process of this Court in the time and manner prescribed by law.

JURISDICTION

3. This Court has jurisdiction over the subject matter and parties hereto as all acts which are complained of herein occurred in Forrest County, Mississippi.

FACTS

4. On or about September 5, 2020, the Plaintiff and the Defendant met each other for the first time at the Defendant's apartment in Hattiesburg, Lamar County, Mississippi.

FILED

-1-

LAMAR
COUNTY SEP 22 2021 CIRCUIT
CLERK

Case: 37CI1:21-cv-00109-AM Document #: 3 Filed: 09/22/2021 Page 2 of 6

5. On or about September 5, 2020, the Plaintiff and the Defendant were both drinking at Brewsky's with mutual friends. The parties left Brewsky's and went along with others to the Defendants apartment located at The Reserves, 29 Park Place, Hattiesburg, Lamar County, Mississippi.

6. At some point during the evening, the Plaintiff and the Defendant became engaged in mutually consensual sexual acts.

7. At some point during the evening, the Defendant left her apartment, leaving the Plaintiff there alone, and went to Forrest General Hospital and alleged that she had been raped by the Plaintiff.

8. The Defendant reported the alleged rape to the Hattiesburg Police Department and made numerous statements about the alleged rape to the personnel at Forrest General Hospital, the Hattiesburg Police Department, as well as to her friends and/or acquaintances.

9. At all times, the Defendant knew or should have known that her statements were false, defamatory and malicious.

10. The Defendant, HANNAH KATHLEEN LONG, has repeatedly, knowingly and intentionally made false, defamatory and malicious statements about the Plaintiff by accusing him of committing acts which he did not commit.

CAUSES OF ACTION

CAUSE ONE
DEFAMATION

FILED
LAMAR COUNTY SEP 22 2021 CIRCUIT CLERK


11. The Defendant, HANNAH KATHLEEN LONG, has knowingly, willfully and intentionally made false, defamatory and malicious statements about the Plaintiff by accusing him of committing acts which he did not commit, thereby causing injury to the Plaintiff and

Case: 37CI1:21-cv-00109-AM Document #: 3 Filed: 09/22/2021 Page 3 of 6

causing him to be exposed to public hatred, contempt or ridicule, degrading him in society, lessen him in public esteem and/or lower him in the confidence of the community.

12. As a result of the actions of the Defendant, the Plaintiff has suffered damages including but not limited to emotional distress, anxiety, embarrassment, public humiliation, difficulties with his employment and career, loss of income, the unnecessary incurrence of legal fees, and other damages which will be proven during the trial of this matter.

13. Due to the willful and knowingly false actions of the Defendant, the Plaintiff is entitled to punitive damages in an amount to be set by a jury of his peers.

CAUSE TWO
SLANDER

14. The Defendant, HANNAH KATHLEEN LONG, has knowingly, wilfully and intentionally made unprivileged false, defamatory and malicious statements about the Plaintiff by accusing him of committing acts which he did not commit to unprivileged third parties, thereby causing injury to the Plaintiff and causing him to be exposed to public hatred, contempt or ridicule, degrading him in society, lessen him in public esteem and/or lower him in the confidence of the community.

15. As a result of the actions of the Defendant, the Plaintiff has suffered damages including but not limited to emotional distress, anxiety, embarrassment, public humiliation, difficulties with his employment and career, loss of income, the unnecessary incurrence of legal fees, and other damages which will be proven during the trial of this matter.

16. Due to the willful and knowingly false actions of the Defendant, the Plaintiff is entitled to punitive damages in an amount to be set by a jury of his peers.

FILED

-3-

LAMAR CIRCUIT
COUNTY SEP 22 2021 CLERK



Case: 37CI1:21-cv-00109-AM Document #: 3 Filed: 09/22/2021 Page 4 of 6

CAUSE THREE
LIBEL

17. The Defendant, HANNAH KATHLEEN LONG, has knowingly, wilfully and intentionally published in writing, unprivileged false, defamatory and malicious statements about the Plaintiff by accusing him of committing acts which he did not commit to unprivileged third parties, thereby causing injury to the Plaintiff and causing him to be exposed to public hatred, contempt or ridicule, degrading him in society, lessen him in public esteem and/or lower him in the confidence of the community.

18. As a result of the actions of the Defendant, the Plaintiff has suffered damages including but not limited to emotional distress, anxiety, embarrassment, public humiliation, difficulties with his employment and career, loss of income, the unnecessary incurrence of legal fees, and other damages which will be proven during the trial of this matter.

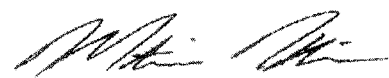
19. Due to the willful and knowingly false actions of the Defendant, the Plaintiff is entitled to punitive damages in an amount to be set by a jury of his peers.

CAUSE FOUR
INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS

20. The Defendant, HANNAH KATHLEEN LONG, has knowingly, wilfully and intentionally published in writing and spoken, unprivileged false, defamatory and malicious statements about the Plaintiff by accusing him of committing acts which he did not commit to unprivileged third parties, thereby causing injury to the Plaintiff and causing him to be exposed to public hatred, contempt or ridicule, degrading him in society, lessen him in public esteem and/or lower him in the confidence of the community.

21. As a result of the actions of the Defendant, the Plaintiff has suffered damages

FILED
-4-
LAMAR COUNTY SEP 22 2021 CIRCUIT CLERK



Case: 37CI1:21-cv-00109-AM Document #: 3 Filed: 09/22/2021 Page 5 of 6

including but not limited to emotional distress, anxiety, embarrassment, public humiliation, difficulties with his employment and career, loss of income, the unnecessary incurrence of legal fees, and other damages which will be proven during the trial of this matter.

22. Due to the intentional, willful and knowingly false actions of the Defendant, the Plaintiff is entitled to punitive damages in an amount to be set by a jury of his peers.

CAUSE FIVE
NEGLIGENT INFILCTION OF EMOTIONAL DISTRESS

23. The Defendant, HANNAH KATHLEEN LONG, has negligently published in writing and spoken, as well, unprivileged false, defamatory and malicious statements about the Plaintiff by accusing him of committing acts which he did not commit to unprivileged third parties, thereby causing injury to the Plaintiff and causing him to be exposed to public hatred, contempt or ridicule, degrading him in society, lessen him in public esteem and/or lower him in the confidence of the community.

24. As a result of the actions of the Defendant, the Plaintiff has suffered damages including but not limited to emotional distress, anxiety, embarrassment, public humiliation, difficulties with his employment and career, loss of income, the unnecessary incurrence of legal fees, and other damages which will be proven during the trial of this matter.

25. Due to the willful and knowingly false actions of the Defendant, the Plaintiff is entitled to punitive damages in an amount to be set by a jury of his peers.

DAMAGES

26. The referenced actions of the Defendant were wrongful, unjustified and so egregious as to justify an award to Plaintiff for actual damages, consequential damages, punitive damages.

FILED

-5-

LAMAR
COUNTY SEP 22 2021 CIRCUIT
CLERK



Case: 37CI1:21-cv-00109-AM Document #: 3 Filed: 09/22/2021 Page 6 of 6

attorneys fees and expenses, all applicable interest at the proper rate, all costs of court, and any other damages to which Plaintiff may be entitled.

16. The Plaintiff requests such other and further relief as may be appropriate in the premises.

WHEREFORE, PREMISES CONSIDERED, Plaintiff, LEVI MAULDIN, demands judgment of and from the Defendant, HANNAH KATHLEEN LONG, for the damages and relief claimed and referenced above, in an amount of \$5,000,000.00 plus punitive damages in the amount of \$5,000,000.00, or whatever amount a jury of his peers determine to be fair and just in the premises, plus all applicable interest at the proper rate, attorneys' fees and expenses, and all costs of court accruing herein, and for whatever else relief to which he may be entitled.

Respectfully submitted this the 21st day of September, 2021.

LEVI MAULDIN, PLAINTIFF

By:



AL SHIYOU,
Counsel for Plaintiff

AL SHIYOU,
MSB# 6760
SHIYOU LAW FIRM
P. O. BOX 310
HATTIESBURG, MS 39403-0310
PHONE (601) 583-6040
FAX (601) 583-6041
al@shiyoulawfirm.com
shiyoulawfirm@aol.com
Attorney for Plaintiff

FILED
LAMAR COUNTY SEP 22 2021 CIRCUIT CLERK



Case: 37CI1:21-cv-00109-AM Document #: 4 Filed: 12/29/2021 Page 1 of 2

IN THE CIRCUIT COURT OF LAMAR COUNTY, MISSISSIPPI

LEVI MAULDIN

PLAINTIFF

VS.

CAUSE NO. 21-CV-109 AM

HANNAH KATHLEEN LONG

DEFENDANT

**PLAINTIFF'S MOTION TO ENLARGE TIME
FOR SERVICE OF PROCESS**

COMES NOW, the Plaintiff, **LEVI MAULDIN**, by and through his counsel of record and files this, his Motion To Enlarge Time for Service of Process herein and in support thereof would state unto the Court:

I.

Summons was inadvertently not issued to the Defendant herein.

II.

As a result, counsel for Plaintiff has been unable to obtain service of process herein.

WHEREFORE, PREMISES CONSIDERED the Plaintiff, **LEVI MAULDIN**, by and through his counsel of record respectfully requests this Court grant him an additional one hundred and twenty (120) days to obtain process on the defendants.

Respectfully submitted, this the 29th day of December, 2021.

LEVI MAULDIN

BY:/s/ Al Shiyou
AL SHIYOU

AL SHIYOU
MSB# 6760
SHIYOU LAW FIRM
ATTORNEYS FOR THE PLAINTIFF
P.O. BOX 310

Case: 37CI1:21-cv-00109-AM Document #: 4 Filed: 12/29/2021 Page 2 of 2

HATTIESBURG, MS 39403
601-583-6040
shiyoulawfirm@aol.com
al@shiyoulawfirm.com

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing has been served upon counsel for all parties to this proceeding as identified below through the court's electronic filing system as follows:

**Hon. Anthony Mazingo
Circuit Court Judge
Post Office Box 269
Purvis, Mississippi 39475**

this the 29th day of December, 2021.

/s/ Al Shiyou
AL SHIYOU

Case: 37CI1:21-cv-00109-AM Document #: 5 Filed: 12/30/2021 Page 1 of 1

IN THE CIRCUIT COURT OF LAMAR COUNTY, MISSISSIPPI

LEVI MAULDIN

PLAINTIFF

VS.

CAUSE NO. 21-CV-109 AM

HANNAH KATHLEEN LONG

DEFENDANT

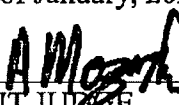
ORDER GRANTING MOTION TO ENLARGE TIME
FOR SERVICE OF PROCESS

THIS MATTER, having come before this Court for consideration of the Motion of the by Plaintiff, **LEVI MAULDIN**, and through his counsel of record To Enlarge Time for Service of Process herein , and the Court having heard said motion, finds that same is well taken and should be granted.

IT IS, THEREFORE, ORDERED and ADJUDGED and DECREED that the Plaintiff, **LEVI MAULDIN**, is hereby granted an additional one hundred and twenty (120) days to obtain process on the defendant.

SO ORDERED and ADJUDGED this the 30 day of January, 2022.

December, 2021

CIRCUIT JUDGE


Presented by:

AL SHIYOU
MSB# 6760
ATTORNEY FOR THE PLAINTIFF
P.O. BOX 310
HATTIESBURG, MS 39403
601-583-6040
shiyoulawfirm@aol.com
al@shiyoulawfirm.com

FILED

LAMAR COUNTY DEC 30 2021 CIRCUIT CLERK



Case: 37CI1:21-cv-00109-AM Document #: 6 Filed: 05/31/2022 Page 1 of 2

**SUMMONS
(PROCESS SERVER)**

IN THE CIRCUIT COURT OF LAMAR COUNTY, MISSISSIPPI

LEVI MAULDIN

PLAINTIFF

VS.

CAUSE NO. 21-CV-109 AM

HANNAH KATHLEEN LONG

DEFENDANT

PROOF OF SERVICE

SUMMONS

THE STATE OF MISSISSIPPI

TO: Hannah K. Long

NOTICE TO DEFENDANT

**THE COMPLAINT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT
AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS.**

You are required to mail or hand-deliver a copy of a written response to the Complaint to AL SHIYOU, P.O. Box 310, Hattiesburg, MS 39403, the attorney for the Plaintiff. Your response must be mailed or delivered within thirty (30) days from the date of delivery of this Summons and Complaint or a Judgment by Default will be entered against you for the money or other things demanded in the Complaint.

You must also file the original or your response with the Clerk of this Court within a reasonable time afterward.

Issued under my hand and seal of said Court, this 31st day of May, 2022.

**HON. MARTIN HANKINS
LAMAR COUNTY CIRCUIT CLERK**

(SEAL)

BY:


Martin Hankins, D.C.

AL SHIYOU
SHIYOU LAW FIRM
MSB #6760
P. O. BOX 310
HATTIESBURG, MS 39403
(601) 583-6040
al@shiyoulawfirm.com
shiyoulawfirm@aol.com

Case: 37CI1:21-cv-00109-AM Document #: 6 Filed: 05/31/2022 Page 2 of 2

**PROOF OF SERVICE - SUMMONS
(PROCESS SERVER)**

Name of Person or Entity Served

I, the undersigned process server, served the Summons and Complaint upon the person or entity named above in the manner set forth below (process server must check proper space and provide all additional information that is requested and pertinent to the mode of service used):

 FIRST CLASS MAIL AND ACKNOWLEDGMENT SERVICE. By mailing (by first class mail, postage prepaid), on the date stated in the attached Notice, copies to the person served, together with copies of the form of notice and acknowledgment and return envelope postage prepaid, addressed to the sender (Attach completed acknowledgment of receipt pursuant to M.R.C.P. Form 1B).

 PERSONAL SERVICE. I personally delivered copies to _____ on the _____ day of _____, 2022, where I found said person in _____ County of the State of _____.

 RESIDENCE SERVICE. After exercising reasonable diligence I was unable to deliver copies to said person within _____ County, _____ (state). I served the Summons and Complaint on the _____ day of _____, 2022, at the usual place of abode of said person by leaving a true copy of the Summons and Complaint with _____ who is the _____ (here insert wife, husband, son, daughter or other person as the case may be), a member of the family of the person served above the age of sixteen years and willing to receive the Summons and Complaint, and thereafter on the _____ day of _____, 2022, I mailed (by first class mail, postage prepaid) copies to the person served at his or her delivery to the person served at his or her usual place of abode where the copies were left.

 CERTIFIED MAIL SERVICE. By mailing to an address outside Mississippi (by first class mail, postage prepaid, requiring a return receipt) copies to the person served. (Attach signed return receipt or other evidence of actual delivery to the person served.)

At the time of service I was at least 18 years of age and not a party to this action.

Fee for service: \$_____

Process service must list below: (Please print or type)

Name _____ Social Security No. _____

Address _____ Telephone No. _____

STATE OF MISSISSIPPI

COUNTY OF _____

Personally appeared before my the undersigned authority in and for the state and county aforesaid, the within named _____ who being first by me duly sworn states on oath that the matters and facts set forth in the foregoing "Proof of Service - Summons" are true and correct as therein stated.

Process Server signature

Sworn to and subscribed before me this the _____ day of _____, 2022.

(SEAL)

My Commission Expires: _____

NOTARY

Case: 37CJ1:21-cv-00109-AM Document #: 7 Filed: 06/10/2022 Page 1 of 2
Case: 37CJ1:21-cv-00109-AM Document #: 6 Filed: 05/31/2022 Page 1 of 2

**SUMMONS
(PROCESS SERVER)**

IN THE CIRCUIT COURT OF LAMAR COUNTY, MISSISSIPPI

LEVI MAULDIN

PLAINTIFF

VS.

CAUSE NO. 21-CV-109 AM

HANNAH KATHLEEN LONG

DEFENDANT

PROOF OF SERVICE

SUMMONS

THE STATE OF MISSISSIPPI

TO: Hannah K. Long

NOTICE TO DEFENDANT

**THE COMPLAINT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT
AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS.**

You are required to mail or hand-deliver a copy of a written response to the Complaint to AL SHIYOU, P.O. Box 310, Hattiesburg, MS 39403, the attorney for the Plaintiff. Your response must be mailed or delivered within thirty (30) days from the date of delivery of this Summons and Complaint or a Judgment by Default will be entered against you for the money or other things demanded in the Complaint.

You must also file the original or your response with the Clerk of this Court within a reasonable time afterward.

Issued under my hand and seal of said Court, this 31st day of MAY, 2022.

**HON. MARTIN HANKINS
LAMAR COUNTY CIRCUIT CLERK**

(SEAL)

BY:


Beth Martin, D.C.

AL SHIYOU
SHIYOU LAW FIRM
MSB #6760
P. O. BOX 310
HATTIESBURG, MS 39403
(601) 583-6040
al@shiyoulawfirm.com
shiyoulawfirm@aol.com

Case: 37CI1:21-cv-00109-AM Document #: 7 Filed: 06/10/2022 Page 2 of 2
 Case: 37CI1:21-cv-00109-AM Document #: 6 Filed: 05/31/2022 Page 2 of 2

**PROOF OF SERVICE - SUMMONS
(PROCESS SERVER)**

Hannah Long
Name of Person or Entity Served

I, the undersigned process server, served the Summons and Complaint upon the person or entity named above in the manner set forth below (process server must check proper space and provide all additional information that is requested and pertinent to the mode of service used):

FIRST CLASS MAIL AND ACKNOWLEDGMENT SERVICE. By mailing (by first class mail, postage prepaid), on the date stated in the attached Notice, copies to the person served, together with copies of the form of notice and acknowledgment and return envelope postage prepaid, addressed to the sender (Attach completed acknowledgment of receipt pursuant to M.R.C.P. Form 1B).

PERSONAL SERVICE. I personally delivered copies to Hannah Long on the 9th day of June, 2022, where I found said person in Lamar County of the State of MS.

RESIDENCE SERVICE. After exercising reasonable diligence I was unable to deliver copies to said person within _____ County, _____ (state). I served the Summons and Complaint on the _____ day of _____, 2022, at the usual place of abode of said person by leaving a true copy of the Summons and Complaint with _____ who is the _____ (here insert wife, husband, son, daughter or other person as the case may be), a member of the family of the person served above the age of sixteen years and willing to receive the Summons and Complaint, and thereafter on the _____ day of _____, 2022, I mailed (by first class mail, postage prepaid) copies to the person served at his or her delivery to the person served at his or her usual place of abode where the copies were left.

CERTIFIED MAIL SERVICE. By mailing to an address outside Mississippi (by first class mail, postage prepaid, requiring a return receipt) copies to the person served. (Attach signed return receipt or other evidence of actual delivery to the person served.)

At the time of service I was at least 18 years of age and not a party to this action.

Fee for service: \$ 45.00

Process server must list below: (Please print or type)

Name Candy Stewart Social Security No. 146-01-1461

Address 950 Hwy 49 Telephone No. 661-428-3362

Bryant MS 39003

STATE OF MISSISSIPPI

COUNTY OF Lamar

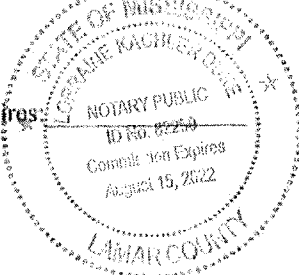
Personally appeared before me the undersigned authority in and for the state and county aforesaid, the within named Candy Stewart who being first by me duly sworn states on oath that the matters and facts set forth in the foregoing "Proof of Service - Summons" are true and correct as therein stated.

Process Server signature

Sworn to and subscribed before me this the 10th day of June, 2022.

(SEAL)

My Commission Expires:



Leanne Kachler Duke
NOTARY